1 Timothy W. Burns (admitted *pro hac vice*) WI Bar 1068086 Jesse J. Bair (admitted pro hac vice) WI Bar 1083779 3 **BURNS BAIR LLP** 10 East Doty Street, Suite 600 4 Madison, WI 53703 Telephone: (608) 286-2302 5 Email: tburns@burnsbair.com ibair@burnsbair.com 6 Special Insurance Counsel to 7 The Official Committee of Unsecured Creditors 8 9 10

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UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

In re
THE ROMAN CATHOLIC ARCHBISHOP
OF SAN FRANCISCO,

Debtor and Debtor in Possession.

Case No. 23-30564

Chapter 11

MONTHLY PROFESSIONAL FEE
STATEMENT FOR BURNS BAIR LLP
FOR JULY 2025

TO ALL INTERESTED PARTIES AND TO THEIR COUNSEL OF RECORD:

NOTICE IS HEREBY GIVEN that Burns Bair LLP, special insurance counsel to the Official Committee of Unsecured Creditors (the "Committee"), hereby files its monthly professional fee statement for the period July 1, 2025 through July 31, 2025 (the "Fee Period"), pursuant to the Order Establishing Procedures and Authorizing Payment of Professional Fees and Expenses on a Monthly Basis (the "Compensation Order"), entered on October 16, 2023 [ECF No. 212]. The total fees and expenses incurred by Burns Bair LLP on behalf of the Committee for the Fee Period are as follows:

Period	Fees	Expenses	Total
July 1, 2025 through July 31, 2025	\$77,994.00	\$3,682.14	\$81,676.14
Net Total Allowed Payments this Statement Period (80% of fees and 100% of expenses)	\$62,395.20	\$3,682.14	\$66,077.34

Attached hereto at **Exhibit 1** is Burns Bair's itemized billing statement for its fees and expenses billed during the Fee Period. Pursuant to the Compensation Order, the Net Total Allowed

Payments detailed in the chart above shall be paid from funds held by the estate of the Debtor, The Roman Catholic Archbishop of San Francisco, unless an objection is filed with the Clerk of the Court and served upon Burns Bair LLP within 14 days after the date of service of this monthly professional fee statement. Dated: September 2, 2025 **BURNS BAIR LLP** By: /s/ Jesse J. Bair Jesse J. Bair Special Insurance Counsel to the Official Committee of Unsecured Creditors

Entered: 09/02/25 11:40:35 Page 2 of 2 23-30564 Doc# 1319 Filed: 09/02/25

EXHIBIT 1



10 E. Doty St., Suite 600 Madison, Wisconsin 53703-3392 608-286-2302 www.BurnsBair.com

Official Committee of Unsecured Creditors of Archbishop of San Francisco

Issue Date : 8/19/2025

Bill #: 02001

Matter: Insurance

PROFESSIONAL SERVICES RENDERED

Committee Meetings

<u>Date</u>	<u>Timekeeper</u>	<u>Narrative</u>	<u>Hours</u>	<u>Amount</u>
7/10/2025	Brian Cawley	Participate in Committee meeting for insurance purposes (1.1);	1.10	\$605.00
7/10/2025	Jesse Bair	Participate in Committee meeting for insurance purposes re case developments, strategy, and next-steps (1.1);	1.10	\$990.00
7/18/2025	Timothy Burns	Participate in state court counsel meeting for insurance purposes re ongoing negotiations (.5);	0.50	\$560.00
7/18/2025	Brian Cawley	Participate in state court counsel meeting for insurance purposes re ongoing negotiations (.5);	0.50	\$275.00
7/30/2025	Timothy Burns	Present insurance presentation at state court counsel meeting (.8);	0.80	\$896.00
7/30/2025	Brian Cawley	Participate in state court counsel meeting re case insurance strategy (.8);	0.80	\$440.00
7/31/2025	Timothy Burns	Present omnibus Committee insurance presentation to Committee co-chairs (1.3);	1.30	\$1,456.00
		Totals for Committee Meetings	6.10	\$5,222.00

Fee Applications

<u>Date</u>	<u>Timekeeper</u>	<u>Narrative</u>	<u>Hours</u>	<u>Amount</u>
7/2/2025	Jesse Bair	Review and respond to correspondence with G. Brown and B. Horn-Edwards re next round of interim fee applications (.1);	0.10	\$90.00
7/3/2025	Brenda Horn-Edwards	Draft Burns Bair fifth interim fee application (1.5);	1.50	\$510.00
7/3/2025	Brenda Horn-Edwards	Draft exhibits to Burns Bair fifth interim fee application (.8);	0.80	\$272.00

7/3/2025	Brenda Horn-Edwards	Draft declaration of J. Bair in support of Burns Bair fifth interim fee application (.2); correspond with J. Bair re same (.1);	0.30	\$102.00
7/3/2025	Brenda Horn-Edwards	Correspond with J. Bair re next round of interim fee applications (.1);	0.10	\$34.00
7/6/2025	Jesse Bair	Review and edit Burns Bair interim fee application and accompanying exhibits (1.1);	1.10	\$990.00
7/7/2025	Jesse Bair	Review and respond to correspondence with PSZJ and B. Horn-Edwards re next round of interim fee applications (.1);	0.10	\$90.00
7/7/2025	Brenda Horn-Edwards	Correspond with PSZJ and J. Bair re interim fee application (.1);	0.10	\$34.00
7/9/2025	Jesse Bair	Review draft IFA notice of hearing and correspond with PSZJ re same (.1);	0.10	\$90.00
7/10/2025	Brenda Horn-Edwards	Revise, finalize, and file fifth interim fee application, exhibits, and declaration of J. Bair (.5); correspond with PSZJ and J. Bair re same (.2);	0.70	\$238.00
7/10/2025	Karen Dempski	Docket/calendar interim fee applications' hearing (.1);	0.10	\$34.00
7/15/2025	Brenda Horn-Edwards	Draft monthly fee statement and certificate of service (.2); correspond with J. Bair re same (.1);	0.30	\$102.00
7/15/2025	Jesse Bair	Correspond with G. Brown and B. Horn- Edwards re monthly fee statement (.1);	0.10	\$90.00
7/30/2025	Jesse Bair	Review and edit monthly fee statement and correspond with PSZJ and B. Horn-Edwards re same (.2);	0.20	\$180.00
7/30/2025	Brenda Horn-Edwards	Draft monthly professional fee statement and certificate of service and correspond with J. Bair re same (.3);	0.30	\$102.00
7/30/2025	Brenda Horn-Edwards	File and serve Burns Bair monthly professional fee statement (.2);	0.20	\$68.00
		Totals for Fee Applications	6.10	\$3,026.00

Insurance Recovery Activities

<u>Date</u>	<u>Timekeeper</u>	<u>Narrative</u>	<u>Hours</u>	<u>Amount</u>
7/1/2025	Brian Cawley	Draft revised version of insurance demand template incorporating suggestions from T. Burns, including supplemental legal research in connection with same (3.3);	3.30	\$1,815.00
7/2/2025	Jesse Bair	Review and respond to correspondence with the debtor re meet and confer re coverage litigation (.1);	0.10	\$90.00
7/2/2025	Timothy Burns	Review and respond to correspondence with Committee professionals re insurance demand letters (.2); correspond with state court counsel re same (.2);	0.40	\$448.00

7/3/2025	Timothy Burns	Review California case law on duty to protect in connection with demand letter issues (.7);	0.70	\$784.00
7/3/2025	Timothy Burns	Participate in meet and confer with debtor re case insurance issues (.4);	0.40	\$448.00
7/3/2025	Jesse Bair	Participate in meet and confer with the debtor re case insurance issues (.4);	0.40	\$360.00
7/7/2025	Jesse Bair	Review correspondence with Committee professionals re insurance demands (.2);	0.20	\$180.00
7/9/2025	Jesse Bair	Brief review re the debtor's proposed lift stay cases and related analysis in connection with same (.2);	0.20	\$180.00
7/9/2025	Jesse Bair	Review and edit draft lift stay stipulation and correspond with Committee professionals re same (.4);	0.40	\$360.00
7/9/2025	Brian Cawley	Analyze insurance issues in connection with the debtor's proposed lift stay cases (1.8);	1.80	\$990.00
7/10/2025	Brian Cawley	Participate in mediation session re case insurance issues (1.3);	1.30	\$715.00
7/10/2025	Brian Cawley	Additional analysis of potential lift stay cases in connection with mediation session (1.2);	1.20	\$660.00
7/10/2025	Timothy Burns	Participate in portion of mediation session re case insurance issues (.6); participate in post-session call with PSZJ re outcome of same and next-steps (.2);	0.80	\$896.00
7/10/2025	Timothy Burns	Conference with J. Bair re mediation issues (.2);	0.20	\$224.00
7/10/2025	Brian Cawley	Participate in call with PSZJ re demand letter issues (.3);	0.30	\$165.00
	Timothy Burns	Participate in call with state court counsel re lift stay issues and potential cases (.5);	0.50	\$560.00
7/10/2025	Timothy Burns	Review correspondence from J. Stang re demand letters (.1);	0.10	\$112.00
7/10/2025	Jesse Bair	Prepare for mediation (.1); participate in portion of mediation session with the debtor re case insurance issues and lift stay case selection (.7);	0.80	\$720.00
7/10/2025	Jesse Bair	Participate in call with state court counsel re lift stay issues and potential cases (.5);	0.50	\$450.00
7/10/2025	Timothy Burns	Review and respond to correspondence with Committee professionals re lift stay case selection (.2);	0.20	\$224.00
7/10/2025	Timothy Burns	Review B. Cawley's mediation summary (.1);	0.10	\$112.00
7/10/2025	Brian Cawley	Additional research re duty to protect case law in connection with ongoing case insurance issues (1.4);	1.40	\$770.00

7/11/2025	Jesse Bair	Analyze potential additional lift stay case options and correspond with the debtor, Committee professionals, and mediators re same (.3);	0.30	\$270.00
7/13/2025	Jesse Bair	Review and respond to correspondence with the debtor and mediators re supplemental meet and confer re lift stay case selection (.1);	0.10	\$90.00
7/14/2025	Jesse Bair	Prepare for meet and confer with the debtor re lift stay case selection (.2); participate in meet and confer with the debtor re same (.8);	1.00	\$900.00
7/14/2025	Brian Cawley	Continue insurance analysis re potential lift stay cases (.9);	0.90	\$495.00
7/15/2025	Timothy Burns	Review correspondence with the debtor and Committee professionals re lift stay cases (.2);	0.20	\$224.00
7/15/2025	Jesse Bair	Review correspondence with state court counsel and Committee professionals re final selection of lift stay cases (.2);	0.20	\$180.00
7/16/2025	Brian Cawley	Participate in call with PSZJ re demand letters (.3);	0.30	\$165.00
7/16/2025	Brian Cawley	Participate in conference with J. Bair re lift stay case selection (.2);	0.20	\$110.00
7/16/2025	Jesse Bair	Participate in conference with B. Cawley re lift stay case finalization and next-steps in connection with same (.2);	0.20	\$180.00
7/17/2025	Brian Cawley	Participate in call with the mediators and Committee professionals re ongoing negotiations (.8);	0.80	\$440.00
7/17/2025	Timothy Burns	Participate in call with the mediators and Committee professionals re ongoing negotiations (.8);	0.80	\$896.00
7/17/2025	Timothy Burns	Conference with J. Bair re debtor mediation proposal (.2);	0.20	\$224.00
7/17/2025	Jesse Bair	Participate in conference with T. Burns re debtor mediation proposal (.2);	0.20	\$180.00
7/18/2025	Timothy Burns	Review the debtor's mediation term sheet (.7);	0.70	\$784.00
7/18/2025	Timothy Burns	Participate in call with state court counsel re case insurance issues (.2);	0.20	\$224.00
7/18/2025	Timothy Burns	Conference with J. Bair re insurance issues (.2);	0.20	\$224.00
7/18/2025	Timothy Burns	Prepare memo to file re next steps re mediation insurance issues and preliminary analysis in connection with same (.8);	0.80	\$896.00
7/18/2025	Timothy Burns	Review California insurance research (.2); correspondence and conferences with internal team re follow up assignments (.2);	0.40	\$448.00

7/18/2025	Alexander Castro	Research California case law re bad faith claim splitting (3.6);	3.60	\$1,692.00
7/18/2025	Brian Cawley	Draft omnibus insurance overview memo for use during upcoming mediation sessions (1.9);	1.90	\$1,045.00
7/18/2025	Brian Cawley	Analyze Archdiocese term sheet in preparation for state court counsel meeting (.5);	0.50	\$275.00
7/18/2025	Jesse Bair	Participate in call with T. Burns re preparations and strategy for upcoming mediation session (.2); provide instructions to B. Cawley re additional insurance preparations needed in connection with same (.1);	0.30	\$270.00
7/20/2025	Timothy Burns	Draft insurance mediation presentation (3.2);	3.20	\$3,584.00
7/21/2025	Jesse Bair	Participate in conference with BB team re strategy for upcoming mediation and provide instructions to B. Cawley re additional analysis/preparation in connection with same (.2);	0.20	\$180.00
7/21/2025	Brian Cawley	Revise and implement partner edits into insurance mediation presentation (2.9);	2.90	\$1,595.00
7/21/2025	Brian Cawley	Conference with J. Bair re mediation strategy and presentation (.2);	0.20	\$110.00
7/21/2025	Timothy Burns	Prepare for insurance mediation session (3.4);	3.40	\$3,808.00
7/22/2025	Jesse Bair	Participate in conferences with T. Burns re insurance strategy, mediation developments, and related presentations to the Committee and state court counsel (.3);	0.30	\$270.00
7/22/2025	Brian Cawley	Analyze case documents, notes, and coverage materials in preparation for mediation (.7);	0.70	\$385.00
7/22/2025	Alexander Castro	Finish research re bad faith claim splitting under California law and draft memo summarizing same (2.4);	2.40	\$1,128.00
7/22/2025	Brian Cawley	Participate in full-day mediation session (6.6); participate in post-session conferences with the Committee, Committee professionals, and state court counsel re strategy and next-steps (1.3);	7.90	\$4,345.00
7/22/2025	Timothy Burns	Finish preparations for mediation (1.3);	1.30	\$1,456.00
7/22/2025	Timothy Burns	Participate in full-day mediation session (6.6); participate in post-session conferences with the Committee, Committee professionals, and state court counsel re strategy and next-steps (1.3);	7.90	\$8,848.00
7/24/2025	Jesse Bair	Participate in conference with BB team re mediation outcome and formulate strategy re insurance next-steps (.3);	0.30	\$270.00
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7/24/2025	Timothy Burns	Participate in conference with BB team re insurance strategy in light of mediation session outcome (.3);	0.30	\$336.00
7/24/2025	Brian Cawley	Participate in BB team conference re mediation session outcome and insurance next-steps in light of same (.3);	0.30	\$165.00
7/25/2025	Brian Cawley	Review and respond to correspondence with PSZJ re insurance demands (.2);	0.20	\$110.00
7/25/2025	Brian Cawley	Begin drafting detailed Committee presentation re insurance overview, exposure assessments, and revised case insurance strategy (7.2);	7.20	\$3,960.00
7/25/2025	Timothy Burns	Review correspondence with BB and PSZJ re demand letters and Committee presentation (.2);	0.20	\$224.00
7/25/2025	Jesse Bair	Analysis re potential insurance Plan structure (.2);	0.20	\$180.00
7/26/2025	Brian Cawley	Continue drafting detailed Committee presentation re insurance overview, exposure assessments, and revised case insurance strategy (2.2);	2.20	\$1,210.00
7/27/2025	Brian Cawley	Finish drafting detailed Committee presentation re insurance overview, exposure assessments, and revised case insurance strategy (4.5);	4.50	\$2,475.00
7/28/2025	Timothy Burns	Participate in call with B. Michael re Committee insurance presentation (.2); participate in call with state court counsel re same (.2);	0.40	\$448.00
7/28/2025	Timothy Burns	Review and revise omnibus insurance strategy presentation to the Committee (2.6);	2.60	\$2,912.00
7/28/2025	Timothy Burns	Review and revise latest draft of omnibus Committee insurance presentation (.8);	0.80	\$896.00
7/28/2025	Jesse Bair	Review draft presentation re Committee insurance strategy (.2);	0.20	\$180.00
7/28/2025	Brian Cawley	Draft revised version of omnibus Committee insurance presentation, incorporating various suggestions and edits from Committee professionals (3.6);	3.60	\$1,980.00
7/29/2025	Timothy Burns	Review and revise latest draft of omnibus Committee insurance presentation (.9); correspond with BB team re same (.2);	1.10	\$1,232.00
7/29/2025	Timothy Burns	Conference with B. Michael re latest draft of omnibus Committee insurance presentation (.2); correspondence with Committee professionals re same (.1);	0.30	\$336.00
7/29/2025	Timothy Burns	Participate in calls with PSZJ and state court counsel re case insurance strategy (.8); review and respond to correspondence with state court counsel re same (.4);	1.20	\$1,344.00
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EXPENSES

<u>Date</u>	<u>Description</u>	<u>Amount</u>
07/18/2025	Delta Airlines, T. Burns (MSN-SFO, July 18-24)	\$918.37
07/21/2025	United Airlines, B. Cawley (MSN-SFO, July 21-23)	\$935.99
07/21/2025	Travel meal, B. Cawley	\$14.39
07/21/2025	Uber, B. Cawley (airport to hotel)	\$54.93
07/21/2025	Uber, B. Cawley (office to airport)	\$24.99
07/21/2025	Hotel, T. Burns (2 nights)	\$792.58
07/21/2025	Travel meal, T. Burns	\$21.73
07/23/2025	Travel meal, T. Burns	\$15.59
07/23/2025	Airport parking, T. Burns	\$20.00
07/23/2025	Travel meal, T. Burns	\$21.73
07/23/2025	Uber, B. Cawley (airport to home)	\$19.98
07/23/2025	Uber, B. Cawley (hotel to airport)	\$47.92

Total Expenses \$3,682.14

Timekeeper Summary

<u>Name</u>	<u>Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Alexander Castro	Associate	6.00	\$470.00	\$2,820.00
Brenda Horn-Edwards	Paralegal	4.30	\$340.00	\$1,462.00
Brian Cawley	Associate	48.40	\$550.00	\$26,620.00
Jesse Bair	Partner	10.10	\$900.00	\$9,090.00
Karen Dempski	Paralegal	0.10	\$340.00	\$34.00
Timothy Burns	Partner	33.90	\$1,120.00	\$37,968.00

Total Due This Invoice: \$81,676.14

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Timothy W. Burns (admitted pro hac vice) WI Bar 1068086 Jesse J. Bair (admitted pro hac vice) WI Bar 1083779 3 **BURNS BAIR LLP** 10 East Doty Street, Suite 600 Madison, WI 53703 5 Telephone: (608) 286-2302 Email: tburns@burnsbair.com 6 jbair@burnsbair.com 7 Special Insurance Counsel to The Official Committee of Unsecured Creditors 8 9 UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA 10 SAN FRANCISCO DIVISION 11 In re Case No. 23-30564 12 THE ROMAN CATHOLIC ARCHBISHOP Chapter 11 OF SAN FRANCISCO, 13 **CERTIFICATE OF SERVICE** Debtor and Debtor in Possession. 14 15 I, Brenda Horn-Edwards, declare that I am employed in the County of Dane, State of 16 Wisconsin. I am over the age of 18 and not a party to the within action. My business address is 10 17 E. Doty Street, Suite 600, Madison, Wisconsin 53703. 18 On September 2, 2025, I served a true and correct copy of the Monthly Professional Fee 19 **Statement for Burns Bair LLP for July 2025** in the manner stated below: 20 21 TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): Pursuant to controlling General Orders and LBR, the foregoing document was served by the court via NEF and 22 hyperlink to the document. On September 2, 2025, I checked the CM/ECF docket for this $\overline{\mathbf{A}}$ 23 bankruptcy case or adversary proceeding and determined that the participants on the attached Electronic Mail Notice List will receive NEF transmission at the email address stated. 24 25 26 27 28

1 2 3		(BY MAIL) I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in Dane County, Wisconsin, in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing
4		in affidavit.
5		The Honorable Dennis Montali United States Bankruptcy Court
6		Northern District of California 450 Golden Gate Avenue, 16 th Floor
7		San Francisco, CA 94102
8	1	(BY EMAIL) I caused to be served the above-described document by email to the parties indicated on the attached Service List at the email address stated.
9		I 1. 1 1
10		I declare, under penalty of perjury, that the foregoing is true and correct. Executed on
11	Septen	nber 2, 2025, at Madison, Wisconsin.
12		/s/ Brenda Horn-Edwards
13		Brenda Horn-Edwards
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ELECTRONIC MAIL NOTICE LIST

Mary Alexander on behalf of Creditor Daniel Eichhorn malexander@maryalexanderlaw.com

Darren Azman on behalf of Interested Party Sacred Heart Cathedral Preparatory dazman@mwe.com, mco@mwe.com

Jesse Bair on behalf of Creditor Committee The Official Committee of Unsecured Creditors jbair@burnsbair.com, kdempski@burnsbair.com

Hagop T. Bedoyan on behalf of Interested Party The Roman Catholic Bishop of Fresno hagop.bedoyan@mccormickbarstow.com, ecf@kleinlaw.com

Jason Blumberg on behalf of U.S. Trustee Office of the U.S. Trustee / SF jason.blumberg@usdoj.gov, ustpregion17.sf.ecf@usdoj.gov

Gillian Nicole Brown on behalf of Creditor Committee The Official Committee of Unsecured Creditors gbrown@pszjlaw.com

John Bucheit on behalf of Interested Party Appalachian Insurance Company jbucheit@phrd.com

Timothy W. Burns on behalf of Creditor Committee The Official Committee of Unsecured Creditors tburns@burnsbair.com, kdempski@burnsbair.com

George Calhoun on behalf of Interested Party Century Indemnity Company george@ifrahlaw.com

Peter C. Califano on behalf of Creditor The Roman Catholic Seminary of San Francisco pcalifano@nvlawllp.com

Brian P. Cawley on behalf of Creditor Committee The Official Committee of Unsecured Creditors bcawley@burnsbair.com

Robert M Charles, Jr on behalf of Interested Party Parishes of the Roman Catholic Archdiocese of San Francisco rcharles@lewisroca.com

Jason Chorley on behalf of Interested Party Century Indemnity Company jason.chorley@clydeco.us, Robert.willis@clydeco.us

Amanda L. Cottrell on behalf of Debtor The Roman Catholic Archbishop of San Francisco acottrell@sheppardmullin.com, JHerschap@sheppardmullin.com

Jennifer Witherell Crastz on behalf of Creditor City National Bank jcrastz@hemar-rousso.com

Blaise S Curet on behalf of Interested Party Westport Insurance Corporation f/k/a Employers Reinsurance Corporation bcuret@speclaw.com

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Jared A. Day on behalf of U.S. Trustee Office of the U.S. Trustee / SF jared.a.day@usdoj.gov

Michele Nicole Detherage on behalf of Interested Party Appalachian Insurance Company mdetherage@robinskaplan.com

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Allan B Diamond on behalf of Interested Party The Archdiocese of San Francisco Capital Asset Support Corporation adiamond@diamondmccarthy.com

Daniel Lloyd Egan on behalf of Defendant Holy Cross Catholic Cemeteries degan@wilkefleury.com

Michael W Ellison on behalf of Interested Party First State Insurance Company mellison@sehlaw.com

Stephen John Estey on behalf of Interested Party Dennis Fruzza steve@estey-bomberger.com

Timothy W. Evanston on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies tevanston@skarzynski.com

Trevor Ross Fehr on behalf of U.S. Trustee Office of the U.S. Trustee / SF trevor.fehr@usdoj.gov

Robert David Gallo on behalf of Interested Party Appalachian Insurance Company dgallo@phrd.com

Debra I. Grassgreen on behalf of Creditor Committee The Official Committee of Unsecured Creditors dgrassgreen@pszjlaw.com, hphan@pszjlaw.com

Gail S. Greenwood on behalf of Creditor Committee The Official Committee of Unsecured Creditors ggreenwood@pszjlaw.com, rrosales@pszjlaw.com

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John Grossbart on behalf of Interested Party St. Paul Fire and Marine Insurance Co. docket.general.lit.chi@dentons.com

Joshua K Haevernick on behalf of Interested Party St. Paul Fire and Marine Insurance Co. joshua.haevernick@dentons.com

Robert G. Harris on behalf of Creditor Archbishop Riordan High School rob@bindermalter.com, RobertW@BinderMalter.com

Deanna K. Hazelton on behalf of U.S. Trustee Office of the U.S. Trustee / SF deanna.k.hazelton@usdoj.gov

Jordan Anthony Hess on behalf of Interested Party Century Indemnity Company jhess@plevinturner.com

Todd C. Jacobs on behalf of Interested Party Appalachian Insurance Company tjacobs@phrd.com

Daniel James on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies daniel.james@clydeco.us

Christopher D. Johnson on behalf of Interested Party The Archdiocese of San Francisco Capital Asset Support Corporation chris.johnson@diamondmccarthy.com

Jeff D. Kahane on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies jkahane@skarzynski.com

Taylore Karpa Schollard on behalf of Interested Party Appalachian Insurance Company tkarpa@robinskaplan.com

Ori Katz on behalf of Debtor The Roman Catholic Archbishop of San Francisco okatz@sheppardmullin.com, LSegura@sheppardmullin.com

Jeannie Kim on behalf of Debtor The Roman Catholic Archbishop of San Francisco jekim@sheppardmullin.com, dgatmen@sheppardmullin.com

David S. Kupetz on behalf of Interested Party Daughters of Charity Foundation David.Kupetz@lockelord.com, Mylene.Ruiz@lockelord.com

Jennifer R Liakos on behalf of Interested Party LL John Doe JU jenn@jennliakoslaw.com

Christina Marie Lincoln on behalf of Interested Party Appalachian Insurance Company clincoln@robinskaplan.com

Lisa Arlyn Linsky on behalf of Interested Party Sacred Heart Cathedral Preparatory llinsky@mwe.com

John William Lucas on behalf of Creditor Committee The Official Committee of Unsecured Creditors jlucas@pszjlaw.com, ocarpio@pszjlaw.com

Alan H. Martin on behalf of Debtor The Roman Catholic Archbishop of San Francisco AMartin@sheppardmullin.com, lwidawskyleibovici@sheppardmullin.com

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